

SCDE30596 DA ACVB00001

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

☐ CENTRAL ☐ EAST ☐ NORTH ☐ SOUTH

DATE 01-07-20 AT 09:00 M.

10712840

PROB HEAR-SENTENCING

PRESENT: HON CHARLES G. ROGERS, JUDGE PRESIDING, DEPARTMENT 2003

CLERK J. Schach REPORTER J. Esquivel CSR# 13976

REPORTER'S ADDRESS: P.O. BOX 120128, SAN DIEGO, CA 92112

THE PEOPLE OF THE STATE OF CALIFORNIA

VS.

DOMINGUEZ FLORENCIO

DEFENDANT

DEPUTY DISTRICT ATTORNEY / DEPUTY ATTORNEY GENERAL

R - M. SPEREDELOZZI

ATTORNEY FOR DEFENDANT (PD / APD / OAC / RETAINED)

VIOLATION OF \*PC192(A)

P.O. J. Szemett

ENH(S) INTERP. OATH ON FILE / SWN.

PRIOR(S) LANGUAGE

DEFENDANT ☐ PRESENT ☐ SELF REPRESENTED ☐ NOT PRESENT ☐ NOT PRODUCEDPROB. REV. ☐ DEFENDANT ADVISED OF RIGHTS AND ADMITS / DENIES A VIOLATION OF PROBATION ☐ WAIVES HEARING.PROBATION IS / REMAINS: FORMALLY / SUMMARILY ☐ REVOKED ☐ REINSTATED ☐ MODIFIED ☐ CONT. ☐ SAME CONDITIONS ☐ TERMED. ☐ EXT. TO: \_\_\_\_\_.JUDGMENT ☐ WAIVES ARRAIGNMENT. ☐ ARRAIGNED FOR JUDGMENT. ☐ IMPOSITION / EXECUTION OF SENTENCE IS SUSPENDED.☐ PROBATION IS: ☐ DENIED ☐ GRANTED \_\_\_\_\_ YEARS (FORMAL / TO COURT) TO EXPIRE \_\_\_\_\_.☐ CONVERTS TO PROB. TO COURT \_\_\_\_\_.☐ COMMITMENT TO SHERIFF FOR \_\_\_\_\_ DAYS. STAYED TO \_\_\_\_\_ / PENDING SUCCESSFUL COMPL. OF PROBATION. ☐ PAROLE NOT TO BE GRANTED.☐ PERFORM \_\_\_\_\_ ☐ DAYS PSP. ☐ HOURS VOL. WORK AT NONPROFIT ORG. SUBMIT PROOF TO PROBATION / COURT BY \_\_\_\_\_.☐ 4TH AMENDMENT WAIVER: IMPOSED. / REMAINS IN EFFECT. / DELETED. ☐ PROTECTIVE ORDER: ISSUED. / REMAINS IN EFFECT. / MODIFIED. / TERMINATED.☐ FURTHER CONDITIONS ARE SET FORTH IN PROBATION ORDER. ☐ WORK FURLOUGH, REPORT: \_\_\_\_\_ TO 5600 OVERLAND AVE. STE 190, SAN DIEGO 8:00 A.M.☐ COMMITMENT TO ☐ CA. DEPT. OF CORRECTIONS & REHAB. ☐ DIVISION OF JUVENILE JUSTICE ☐ SAN DIEGO COUNTY SHERIFF (PC1170(h)/2057) ON

COUNT 2 CODE &amp; NO. PC1170(h) FOR LOWER / MIDDLE / UPPER / INDETERMINATE TERM OF 11 YEARS / MONTHS / TO LIFE.

☐ EXECUTION OF CONCLUDING ☐ DAYS ☐ MONTHS ☐ YEARS OF SENTENCE IS SUSPENDED, DURING WHICH TIME THE DEFT. SHALL BE SUBJECT

TO MANDATORY SUPV. BY THE PROB. DEPT. (PC1170(h)(5)(b)). TERMS AND CONDITIONS SET FORTH IN THE ORDER GRANTING MANDATORY SUPV. (CRM-255).

☐ PER PC1170(d) ☐ PER WI1737 ☐ PRINCIPAL COUNT. ☐ STIPULATED SENTENCE. ☐ NO EARLY RELEASE OF ANY TYPE AUTHORIZED.☐ SENTENCE PER PC667(b)-(i)/1170.12. ☐ NOTICE OF FIREARMS PROHIBITION GIVEN PER PC29805.☐ NO VISITATION PER PC1202.05. VICTIM IS UNDER 18 YRS. OF AGE. DA TO COMPLY WITH NOTICES.☐ TESTING: ☐ COMPLIANCE WITH PC296 VERIFIED. ☐ DNA (PC296) ☐ HIV (PC1202.1)☐ DEFENDANT ADVISED RE: PAROLE / APPEAL RIGHTS. ☐ REGISTER PER ☐ PC290 ☐ HS11590 ☐ PC457.1 ☐ PC186.30☐ DEFENDANT TO PAY: FINE OF \$ \_\_\_\_\_ INCLUDING PENALTY ASSESSMENT, PLUS THE FOLLOWING:☐ INSTALLMENT/ACCOUNTS RECEIVABLE FEE (PC1205(e)) \$ \_\_\_\_\_. ☐ DRUG PROGRAM FEE (HS11372.7) \$ \_\_\_\_\_.☐ LAB ANALYSIS FEE (HS11372.5) \$ \_\_\_\_\_. ☐ THEFT FINE (PC1202.5) \$ \_\_\_\_\_.☐ COURT OPERATIONS ASSESSMENT (PC1465.8) \$ \_\_\_\_\_. ☐ CRIM JUSTICE ADMIN FEE (GC29550 et seq.) \$ \_\_\_\_\_.☐ CRIMINAL CONVICTION ASSESSMENT (GC70373) \$ \_\_\_\_\_. ☐ SEX OFFENDER REG. FINE (PC290.3) \$ \_\_\_\_\_.☐ PROB. HAVING BEEN FORMALLY REVOKED, THE PREVIOUS REST. FINE OF \$ \_\_\_\_\_, SUSP. PER PC1202.44, IS NOW DUE.☐ RESTITUTION FINES: \$ \_\_\_\_\_. (PC1202.4(b)) PLUS 10% (PC1202.4(i)) FORTHWITH (PC2085.5)

\$ \_\_\_\_\_. (PC1202.44/PC1202.45) SUSPENDED UNLESS PROBATION/PAROLE/SUPERVISION REVOKED.

☐ RESTITUTION TO VICTIM(S) PER P.O.'S REPORT / RESTITUTION FUND (PC1202.4(f)) \$ \_\_\_\_\_. / IN AN AMOUNTTO BE DETERMINED. ☐ JOINT & SEVERAL. ☐ AT COMBINED RATE OF \$ \_\_\_\_\_ PER MONTH TO START 60 DAYS AFTER RELEASE / ON \_\_\_\_\_.☐ REPORT TO ☐ PROBATION ☐ REVENUE & RECOVERY ☐ COURT COLLECTIONS ☐ FORTHWITH. ☐ WITHIN 72 HRS. OF RELEASE FROM CUSTODY.PROCEEDINGS SUSPENDED ☐ PER PC1368, MENTAL COMPETENCY. (SEE BELOW FOR DATES OF EXAMINATION AND HEARING.)FUTURE HEARINGS WAIVERS: ☐ TIME FOR JUDGMENT. ☐ PRESENCE FOR RESTITUTION HRG. ☐ REFERRED FOR DIAGNOSTIC EVAL. PER PC1203.03. / WI707.2.

CONT. TO / SET FOR \_\_\_\_\_ AT \_\_\_\_\_ IN DEPT. \_\_\_\_\_ ON MOTION OF COURT / DDA / DEFT. / PROB. OFFICER.

☐ TO BE HEARD CONCURRENTLY WITH PRELIMINARY HEARING IN CASE \_\_\_\_\_. ☐ TO TRAIL CASE(S) \_\_\_\_\_.CUSTODY STATUS ☐ DEFENDANT REMANDED TO CUSTODY OF SHERIFF ☐ WITHOUT BAIL. ☐ WITH BAIL SET AT \$ \_\_\_\_\_.☐ MAY BE RELEASED TO REP. OF PD / PROB./APPROVED RES. TREATMENT PROG. ☐ STAY / SERVE BAL. OF CUST. ☐ WHEN BED AVAIL. ☐ AFTER \_\_\_\_\_ CUSTODY.☐ DEFT. ORDERED RELEASED FROM CUSTODY ☐ ON PROBATION. ☐ ON OWN / SUPERVISED RECOGNIZANCE. ☐ ON DEJ. ☐ ON MANDATORY SUPERVISION.☐ DEFENDANT TO REMAIN AT LIBERTY ☐ ON BOND POSTED \$ \_\_\_\_\_. ☐ ON PROBATION. ☐ ON DEJ. ☐ ON OWN / SUPERVISED RECOGNIZANCE.BONDS / WARRANTS ☐ BENCH WARRANT TO ISSUE, BAIL SET AT \$ \_\_\_\_\_. ☐ COUNSEL REPORTS NO CONTACT WITH DEFENDANT.☐ SERVICE FORTHWITH. ☐ ORDERED WITHHELD TO \_\_\_\_\_. ☐ BENCH WARRANT ISSUED / ORDERED \_\_\_\_\_ IS RECALLED / RESCINDED.☐ DECLARATION OF NON-COLLUSION & RE-ASSUMPTION OF LIABILITY FILED. ☐ BAIL FORF. IS SET ASIDE. ☐ BAIL ☐ REINSTATED ☐ EXONERATED ☐ FORFEITED☐ UPON PAYMENT OF COURT COST \$ \_\_\_\_\_ WITHIN 30 DAYS. ☐ COST WAIVED. BOND AMT \$ \_\_\_\_\_ BOND NO. \_\_\_\_\_

BOND COMPANY \_\_\_\_\_ AGENT \_\_\_\_\_

OTHER ☐ ALL PROPERTY IMPOUNDED, SEIZED, OR HELD IN CUSTODY IN THIS CASE TO BE DISPOSED OF PER POSSESSING AGENCY'S POLICY.☐ PROBATION: PREPARE SUPPLEMENTAL REPORT. / SUBMIT POST-SENT. REPORT TO CDCR PER PC1203c. ☐ SEE ATTACHED MINUTES FOR ADDITIONAL ORDERS.☐ CONCURRENT WITH / CONSECUTIVE TO: \_\_\_\_\_CLERK: ☐ REGISTRAR OF VOTERS. ☐ DMV ABSTRACT B.A.C. \_\_\_\_\_

Date: \_\_\_\_\_ ATTEST A TRUE COPY, Clerk of the Superior Court by \_\_\_\_\_, Deputy

Distribution by \_\_\_\_\_ on \_\_\_\_\_ to JAIL DEFT. ATTY. PROS. PROB. R&amp;R Other: \_\_\_\_\_

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

☒ Central Division

☐ East County Division

☐ North County Division

☐ South County Division

CASE # SCD230596

PEOPLE vs. FLORENCIO DOMINGUEZ

DATE: 1/7/20

**SUPPLEMENTAL MINUTES**

The Court finds defendant has 99 days of excess credits -- credits above the term that he would be required to serve.

The Court notes that defendant requests a hearing for a shorter parole term.

The Court concludes that the 99 days excess credits are to be applied to reduce whatever parole term is set.

Restitution - Defendant is entitled to a reduction of this amount for any payments he has previously made.

The Court recommends that if the defendant seeks to move to another state or jurisdiction, such a move should be allowed even if there are unpaid financial obligations.

Date: \_\_\_\_\_ ATTEST A TRUE COPY, Clerk of the Superior Court by \_\_\_\_\_ Deputy  
Distribution by: \_\_\_\_\_ on \_\_\_\_\_ to: Jail Def. Atty. Pros. Prob. R&R Interpreter Assessment Other: \_\_\_\_\_